Permit to Import Quarantine Material

You are authorised to import the following material under the listed conditions

Note: This permit covers AQIS quarantine requirement only.
All imports may be subject to quarantine inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to seizure, treatment, re-export or destruction at the importer’s expense.

Additionally, all foods imported into Australia must comply with the provisions of the Imported Food Control Act 1992, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from Genetically Modified material must comply with the Gene Technology Act 2000.

It is the importer’s responsibility to identify, and to ensure it has complied with, all requirements of any other regulatory organisations and advisory bodies prior to and after importation including The Australian Customs Service, The Department of Health and Ageing, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, Department of the Environment, Water, Heritage and the Arts, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities.

Importers should note that this list is not exhaustive.

This permit is granted for the purposes of the Quarantine Act 1908 and Quarantine Proclamation 1998 of the Commonwealth of Australia. The laws of Australian States and Territories may also impose restrictions on the import of animals, plants and other goods into those States and Territories. This import permit does not prevent the application of those State and Territory laws. The importer should seek its own advice on any restrictions that may apply in any State or Territory into which it is proposed to import the animals, plants or other goods to which this permit relates.

Import conditions are subject to change at the discretion of the Director of Quarantine. This permit may be revoked without notice.

Notification of the import must be provided to AQIS for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under the Customs Act 1901. Notification must be consistent with Quarantine Regulations 2000 (examples include a Quarantine Entry or a Quarantine declaration).

<table>
<thead>
<tr>
<th>Commodity Name</th>
<th>Condition Number(s)</th>
<th>Country</th>
<th>End Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reproductive material - semen, embryos and ova</td>
<td>PC0992 AND PC1649 AND PC6461 AND PC0714</td>
<td>All countries</td>
<td>In-vitro use or in-vivo use in laboratory organisms only</td>
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<tr>
<td>derived from ovines, caprines, bovines and cervines only.</td>
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<tr>
<td>Genetic material and vectors as listed in</td>
<td>PC5887 AND PCT1100</td>
<td>All countries</td>
<td>In-vitro use or in-vivo use in laboratory organisms only</td>
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<td>PCT1100</td>
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</tbody>
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This permit is granted subject to the condition that fees determined under Section 86E are paid

Stamp:

Delegate of Director of Quarantine
Printed Name  Adam Thomas  Date  22 Jun 2012
Commodity Name | Condition Number(s) | Country | End Use
--- | --- | --- | ---
Animal fluids & tissues (excluding reproductive material) - from ovines, caprines, bovines, cervines (including hair and hair roots sourced from ovines, caprines, bovines or cervines only) | PC0992 AND PC0701 AND PC1649 AND PC6485 | All countries | In-vitro use or in-vivo use in laboratory organisms only
Animal fluids & tissues (excluding reproductive material) - sourced from equines only. | PC0992 AND PC0701 AND PC1650 AND PC6485 | All countries | In-vitro use or in-vivo use in laboratory organisms only
Animal fluids and tissues (excluding reproductive material) - listed in PCT1101 | PCT1101 AND PC0992 | All countries | In-vitro use or in-vivo use in laboratory organisms only

<table>
<thead>
<tr>
<th>Condition</th>
<th>Condition Text</th>
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<tbody>
<tr>
<td>PC0701</td>
<td>PACKAGING REQUIREMENTS</td>
</tr>
<tr>
<td></td>
<td>1. The products must be imported in quantities of no greater than 20 mL or 20 g for each individually packaged unit.</td>
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<tr>
<td>PC0714</td>
<td>1. A valid copy of this Import Permit (or a method of identifying the Import Permit such as the Import Permit number) and all required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to AQIS at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked &quot;Attention Quarantine&quot;. Documentation may include Import Permit (or Import Permit number), manufacturer’s declaration and invoice. The importer must meet all costs associated with the importation of this product. DECLARATION REQUIREMENT</td>
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<td></td>
<td>2. Each consignment must be accompanied by a manufacturer's declaration, stating:</td>
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<td></td>
<td>The semen samples are being imported at ambient temperatures and are non-viable. The manufacturer’s declaration must be:</td>
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<td></td>
<td>.from</td>
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<td></td>
<td>.the supplier / provider of the reproductive material</td>
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<td></td>
<td>.where the manufacturer is not specified above, the declaration must be issued by the individual manufacturing site or by the manufacturer’s head office within the country of export.</td>
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<td>.on manufacturer’s letterhead including company address and country.</td>
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<td></td>
<td>.written in English.</td>
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<td></td>
<td>.signed by a designated representative whose name, position and title also appear.</td>
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<td></td>
<td>.identify the date of issue.</td>
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<td></td>
<td>.issued and dated within the last 6 months (unless otherwise specified in this import permit).</td>
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<tr>
<td></td>
<td>.free from erasures and non certified alterations (all erasures and alterations must be endorsed by the issuer of the document. The only acceptable endorsement is a company stamp or seal and the signature of the company officer responsible for signing the declaration applied adjacent to the</td>
</tr>
</tbody>
</table>
Condition | Condition Text
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alteration).  
. contain the correct statement/s as required by the import conditions (all prescribed information on the certification must be legible and appear above the signature).  
. specific to the product(s) listed on this permit.  
. have a unique identifiable link to the consignment such as one of the following: container number, bill number, commercial invoice number, preferential tariff certificate number, health certificate number, packing list number or letter of credit number, batch/serial number or date of manufacture.


PC0992

1. A valid copy of this Import Permit (or a method of identifying the Import Permit such as the Import Permit number) and all required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to AQIS at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Quarantine". Documentation may include Import Permit (or Import Permit number), and invoice.

DOCUMENTATION REQUIREMENTS

2. Each consignment must be clearly identified and linked to the relevant item(s) on the Import Permit. Identifying documentation must be available to the quarantine officer at the time of clearance. This documentation may include:

a) an accompanying invoice or airway bill; or

b) the physical labelling of the goods; or

c) an overseas supplier's declaration describing the goods.

3. If the product description on the Import Permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the quarantine officer that the Import Permit covers the products in the consignment.

4. Providing all documentation is in order at the time of clearance, the consignment can be released from quarantine.

POST ENTRY / END USE CONDITIONS

5. This Import Permit allows for the importation of goods for in vitro laboratory studies (or in vivo use in laboratory organisms only), unless approved by AQIS for specific in vivo use in non-laboratory organisms.

6. This Import Permit does not permit the use of the samples for microbiological cultures or viral isolation, without prior written approval from AQIS.

7. Laboratory organisms include those defined in the following list and must be contained under...
Condition | Condition Text
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laboratory or animal house conditions (or equivalent): guinea pigs, hamsters, mice, rabbits, rats, rodents or micro-organisms. Work in all other animals and plants is not permitted.

8. For in vivo use in non-laboratory organisms (eg. chickens, sheep, cattle, etc.) or plants a separate application for in vivo use must be lodged with, and approved by AQIS. This also applies if the product is to be used in veterinary vaccine or veterinary therapeutic manufacture.

9. This Import Permit does not permit the direct or indirect exposure of the imported materials or derivatives to non-laboratory organisms or plants.

10. It is the importer’s responsibility to ensure that the goods are labelled "In vitro use or in vivo use in laboratory organisms only" or equivalent on the smallest packaged unit prior to distribution.

11. It is the importer’s responsibility to ensure compliance with all international (eg IATA) and domestic requirements concerning the safe handling, transport and labelling of biological material.

12. It is the end user’s responsibility to ensure that all laboratory products are used in accordance with the current AS/NZS 2243 Safety in Laboratory standards and Office of Gene Technology Regulator (OGTR) requirements.

**Ovine, caprine, bovine, cervine and camelid.**

**Sourcing and post entry requirements**

1. The product must be sourced from one of the following countries:

   a) Australia, Austria, Belgium, British Honduras, British Virgin Islands, Canada, Chile, Cook Islands, Denmark, Falklands Island, Fiji, France, Finland, French Polynesia, Germany, Greenland, Republic of Ireland, Italy, Luxembourg, Iceland, Malta, Mauritius, Mexico, The Netherlands, New Caledonia, New Zealand, Norway, Papua New Guinea, Portugal, Singapore, Spain, Sweden, Switzerland, United Kingdom (excluding products sourced after 1 July 2007 and before 19 February 2008), United States of America, Vanuatu.

   or

   b) If the product is not sourced from one of the above countries it must be subjected to gamma irradiation at 50 kGy (5 Mrad) prior to release from Quarantine. Irradiation at 50 kGy at an AQIS approved facility is mandatory even if the product has been irradiated prior to import into Australia.

**EQUINE**

**SOURCING/POST ENTRY REQUIREMENTS**

1. The product must be sourced from one of the following countries:

   a) Argentina, Australia, Austria, Belgium, British Honduras, British Virgin Islands, Canada, Chile, Cook Islands, Cyprus, Denmark, Fiji, Finland, France, French Polynesia, Germany, Greece,
Condition | Condition Text
---|---
Greenland, The Netherlands, Iceland, Republic of Ireland, Israel, Italy, Japan, Luxembourg, Malaysia, Malta, Mauritius, Mexico, New Caledonia, New Zealand, Norway, Papua New Guinea, Portugal, Singapore, Spain, Sweden, Switzerland, United Kingdom, United States of America, Vanuatu, Falkland Islands.

OR

b) If the product is not sourced from one of the above countries it must be subjected to gamma irradiation at 50 kGy (5 Mrad) prior to release from Quarantine. Irradiation at 50 kGy at an AQIS approved facility is mandatory even if the product has been irradiated prior to import into Australia.

PC5887

1. A valid copy of this Import Permit (or a method of identifying the Import Permit such as the Import Permit number) and all required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to AQIS at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Quarantine". Documentation may include Import Permit (or Import Permit number), and invoice.

DOCUMENTATION REQUIREMENTS

2. Each consignment must be clearly identified and linked to the relevant item(s) on the Import Permit. Identifying documentation must be available to the quarantine officer at the time of clearance. This documentation may include:

a) an accompanying invoice or airway bill; or

b) the physical labelling of the goods; or

c) an overseas supplier's declaration describing the goods.

3. If the product description on the Import Permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the quarantine officer that the Import Permit covers the products in the consignment.

4. Providing all documentation is in order at the time of clearance, the consignment can be released from quarantine.

POST ENTRY / END USE CONDITIONS

5. This Import Permit allows for the importation of goods for in vitro laboratory studies (or in vivo use in laboratory organisms only), unless approved by AQIS for specific in vivo use in non-laboratory organisms.

6. Laboratory organisms include those defined in the following list and must be contained under laboratory or animal house conditions (or equivalent): guinea pigs, hamsters, mice, rabbits, rats, rodents or micro-organisms. Work in all other animals and plants is not permitted.

7. For in vivo use in non-laboratory organisms (eg. chickens, sheep, cattle, etc.) or plants a separate
application for in vivo use must be lodged with, and approved by AQIS. This also applies if the product is to be used in veterinary vaccine or veterinary therapeutic manufacture.

8. This Import Permit does not permit the direct or indirect exposure of the imported materials or derivatives to non-laboratory organisms or plants.

9. It is the importer’s responsibility to ensure that the goods are labelled "In vitro use or in vivo use in laboratory organisms only" or equivalent on the smallest packaged unit prior to distribution.

10. It is the importer’s responsibility to ensure compliance with all international (eg IATA) and domestic requirements concerning the safe handling, transport and labelling of biological material.

11. It is the end user’s responsibility to ensure that all laboratory products are used in accordance with the current AS/NZS 2243 Safety in Laboratory standards and Office of Gene Technology Regulator (OGTR) requirements.

PC6461 This permit does not allow the use of reproductive material for artificial insemination (AI). A separate permit is required for the importation of reproductive material for AI purposes. Applications should be directed to Live Animal Imports animalimp@daff.gov.au.

PC6485

ANTISERA

This permit also allows for the import of anti-sera from these species. If importing anti-sera the following additional condition applies:

1) The anti-sera may only be raised against synthetic material or against antigens derived from multicellular organisms. Anti-sera raised against microorganisms (including viruses) and prions are not permitted under these conditions.

End of Condition Text
PCT1100
Low risk genetic material (including low risk vectors)

1. Purified genetic material from multicellular organisms (excluding plants).
2. Purified genetic material from multicellular organisms (excluding plants) and microorganisms (including viruses) contained in (or transcribed from) plasmid vectors, cosmid vectors and yeast artificial chromosomes or bacteriophages, not coding for virulence factors. This material may also be imported in the vectors as listed below.

Vectors

- *Adeno-associated virus* (human AAV’s only)
- *Bacillus subtilis*
- *E. coli*
- *Lentivirus* (human *Lentiviruses* only)
- *Pichia spp*
- *Saccharomyces* spp
- *Sindbis virus*

Note: For genetic material derived from plants please refer to ICON.
PCT1101

Animal fluids, tissues (excluding reproductive material) and anti-sera as listed below.

1. Animal fluids and tissues sourced from all species (excluding salmonid fish, non-human primates, humans, avians, ovines, caprines, bovines, cervines, equines, porcines, camelids or giraffids); if imported in quantities of no greater than 20ml or 20g per smallest packaged unit.

2. Anti-sera derived from all species (excluding salmonid fish, non-human primates, humans, avians, ovines, caprines, bovines, cervines, equines, porcines, camelids or giraffids); if imported in quantities of no greater than 20ml or 20g per smallest packaged unit. The anti-sera must only be raised against synthetic material or against antigens derived from multicellular organisms.

3. Urine sourced from all species (excluding salmonid fish, non-human primates, humans, avians, ovines, caprines, bovines, cervines, equines, porcines, camelids or giraffids); if imported in quantities of no greater than 500ml or 500g per smallest packaged unit.

4. Animal fluids and tissues sourced from all species and dried onto filter paper, dip sticks or swabs.

Notes:

- Fluids and tissues include all fluids produced by and all tissues derived from the animals specified above e.g. blood (and blood products including sera), milk, urine, faeces, mucus etc; with the exception of reproductive material.
- Reproductive material is specifically excluded from this case.
- Anti-sera raised against microorganisms (including viruses) and prions is not permitted under this case.
- For fixed tissues please refer to ICON.